PETITIO	Pagingui Reducing Act of 1990 to persons are required to respond to a cot N FOR REVIVAL OF AN APPLICATION FOR DNED UNINTENTIONALLY UNDER 37 CFR 1	PATENT	Docket Number (Optional) VTNS003
First name	d inventor: Jos M. Wood		
Application	No.; 10/692,088	Art Unit: 1746	
Filed: Deces	nber 23, 2003	Examiner: Bibli	Sharidan Carrito
Title: METH	DDS FOR THE EXTRACTION OF CONTACT LENSES		
Mail Stop Commission P.O. Box 1	ner for Patents 450 VA 22313-1450		
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	APPLICANT HEREBY PETITIONS FOR REVIVA	AL OF THIS AF	PLICATION
	NOTE: A grantable petition requires the following items (1) Petition fee; (2) Reply and/or issue fee; (3) Terminal disclaimer with disclaimer fee - rec filed before June 8, 1995; and for all design (4) Statement that the entire delay was uninter.	quired for all util applications; a	ilty and plant applications nd
	ele all entity-fee \$(37 CFR 1.17(m)). Applicant cle ar than small entityfee \$(37 CFR 1.17 The Commissional is two elly substituted to charge any face with the Commissional in the ellipsis substituted to charge any face with the Commissional in the ellipsis substituted to charge any face with the Commissional in the Commissional		
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	the form of Pet io Revive, RCE, Amendment, Authorization to Ch has been filed previously on is enclosed herewith.		tify type of reply);
₿.	The issue fee and publication fee (if applicable) of \$ has been paid previously on is enclosed herewith.	······································	a revenue

(Page to/2) This collection of elibrimation is required by 97 CFR 3-137(b). The information is required to obtain or retain a benefit by the public which is 30 fee (and by the UPPTO is proceed) an application. Confidentifially is giverned by 35 U.S.C. 122 and 37 CFR 111 and 114. This collection is estimated to talk of 10 hour to committee, including pathering, presently, and submittelling the completed application from the life USPTO. These with any depending upon the introduct case, any comments on the amount of less you require to commente this form and/or suggestions for reducing miss burden, should be seen to the Client Information Officer.

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Terminal disclaimer with disclaimer fee	
Since this utility/plant application was filed on or after June 8, 1999	5, no terminal disclaimer is required.
A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$_ for other than a small entity) disclaiming the required period of time PTO/SB/63).	for a small entity or \$ e is enclosed herewith (see
 STATEMENT: The entire delay in filing the required reply from the due filing of a grantable petition under 37 CFR 1.137(b) was unintentional. Trademark Office may require additional information if there is a queetic abandonment or the delay in filing a petition under 37 CFR 1.137(b) was subsections (III)(C) and (D)).] 	NOTE: The United States Patent and on as to whether either the as unintentional (MPEP 711.03(c),
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Typed or printed name	Registration Number, if applicable
Johnson & Johnson, One Johnson & Johnson Plaza	904-443-3731
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CERTIFICATE OF MAILING OR TRANSMISSION	I [37 CFR 1.8(a)]
I hereby certify that this correspondence is being. Deposited with the United States Postal Service on the date postage as first class mail in an envelope addressed to: Ma Patents, P. O. Box 1450, Alexandria, VA 22313-1450.	
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